



Translation **PCT**

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference F-1843	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)							
International application No.	International filing date (day)	ational filing date (day/month/year) Priority date (day/month/y						
PCT/JP2003/005567	01 May 2003 (01.0	5.2003)	02 May 2002 (02.05.2002)					
International Patent Classification (IPC) or national classification and IPC C14C 9/00, D06M 23/00								
Applicant MINAMIURA, Masaki								
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 								
2. This REPORT consists of a total o	f 4 sheets, include	ling this cover	sheet.					
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).								
These annexes consist of a total of sheets.								
3. This report contains indications relating to the following items:								
I Basis of the report	I Basis of the report							
Π Priority								
III Non-establishmen	nt of opinion with regard to nove	elty, inventive s	step and industrial applicability					
IV Lack of unity of in								
v Reasoned stateme	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
VI Certain document	Cortain documents sited							
·	the international application							
VIII Certain observations on the international application								
Date of submission of the demand	Dat	e of completion	of this report					
		-	August 2004 (02.08.2004)					
25 November 2003 (25).11.2003)	02	August 2004 (02.08.2004)					
Name and mailing address of the IPEA/JP		Authorized officer						
Facsimile No	Tel	ephone No.						

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International application No.

PCT/JP2003/005567

L.	I. Basis of the report								
1. With regard to the elements of the international application:*									
	\boxtimes	the international application as originally filed							
		the description:							
		pages	, as originally filed						
		pages	, filed with the demand						
		pages, filed with							
		the claims:							
	لبا	pages							
			, as originally filed						
		,							
		pages, filed with	, filed with the demand						
		٦	the letter of						
	Ш	the drawings:							
		pages							
			, filed with the demand						
		pages, filed with	the letter of						
		the sequence listing part of the description:							
		pages	as originally filed						
		pages							
		pages, filed with							
2.	me II	ith regard to the language, all the elements marked above were available of international application was filed, unless otherwise indicated under this it ese elements were available or furnished to this Authority in the following latter the language of a translation furnished for the purposes of international the language of publication of the international application (under Rule 4 the language of the translation furnished for the purposes of internation or 55.3).	m. anguage which is: search (under Rule 23.1(b)). 48.3(b)).						
3.	With	ith regard to any nucleotide and/or amino acid sequence disclosed eliminary examination was carried out on the basis of the sequence listing:	in the international application, the international						
		contained in the international application in written form.							
	\square	filed together with the international application in computer readable for	m.						
		furnished subsequently to this Authority in written form.	·						
	Ш	furnished subsequently to this Authority in computer readable form.							
		The statement that the subsequently furnished written sequence li international application as filed has been furnished.	sting does not go beyond the disclosure in the						
		The statement that the information recorded in computer readable fo been furnished.	rm is identical to the written sequence listing has						
4.		The amendments have resulted in the cancellation of:							
		the description, pages							
		the claims, Nos.							
		the drawings, sheets/fig							
5.		This report has been established as if (some of) the amendments had no beyond the disclosure as filed, as indicated in the Supplemental Box (Rul-	t been made, since they have been considered to go e 70.2(c)).**						
·	and 7	olacement sheets which have been furnished to the receiving Office in respo this report as "originally filed" and are not annexed to this report sin 170.17). replacement sheet containing such amendments must be referred to under i	nce they do not contain amendments (Rule 70.16						

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V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	4, 5, 7, 9, 10, 12	YES
		Claims	1-3, 6, 8, 11	_ NO
	Inventive step (IS)	Claims	4, 5, 9, 10	YES
		Claims	1-3, 6-8, 11, 12	NO NO
	Industrial applicability (IA)	Claims	1-12	YES
		Claims		NO

2. Citations and explanations

Document 1: WO 99/19081 A1 (Union Carbide Chemicals & Plastics Technology Corp.), 22 April 1999; entire text & JP 13-519237 A; entire text

Document 2: EP 0170611 A1 (Ciba Geigy AG), 5 February 1986; entire text & JP 60-231865 A; entire text

Document 3: JP 48-35640 B1 (Kanebo, Ltd.), 29 October 1973; entire text (Family: none)

Document 1, claim 17, discloses a compressed fluid which comprises at least one supercritical fluid at the temperature and pressure at which the liquid mixture is sprayed; claim 19 discloses forming a liquid mixture containing an additive composition and a compressed fluid in a closed pressurized system, with said liquid mixture here being at least capable of adhering to and capable of penetrating into a flexible sheet material; claim 20 discloses leather as an aforementioned flexible material; paragraph [0056] mentions that the additives in the aforementioned additive composition are fragrances, perfumes, deodorizing agents, antifungal agents, antimicrobial agents and other active ingredients; paragraph [0057] mentions that oils and waxes can be used as additives; and paragraph [0051] mentions carbon dioxide as a compound

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which can be used in the compressed fluid. Therefore, claims 1-3, 6, 8 and 11 are not novel and do not involve an inventive step.

Claims 7 and 12 set forth inventions relating to methods for producing materials for processing skin products such as hides and furs, or for making skin products, by impregnating an oil or fat constituent such as a fatliquoring agent into the tissue and fibres of the skin in the fatliquoring step in the leather tanning process; and these do not involve an inventive step, since a person skilled in the art could easily conceive of simply using oils or waxes, etc., which are additives mentioned in document 1, paragraph [0057], in the fatliquoring step in the leather tanning process.

The inventions set forth in claims 4, 5, 9 and 10, on the other hand, are novel and involve an inventive step, since none of the documents cited in the international search report discloses removing impurities such as residual lipids and moisture in the tissue and fibres of the animal skin before impregnating the active ingredients into these tissue and fibres, and using a high-pressure fluid for this removal of impurities; and this feature is not obvious to a person skilled in the art.